



PAROLE BOARD OF CANADA
DECISION

OFFENDER INFORMATION :

Name : GLASGOW, DAON GORDON
Institution :

FPS :
FILE NO :

TYPE OF REVIEW :

- STATUTORY RELEASE - PRE REL. (PAPER)

PANEL INFORMATION :

OBSERVER (S) PRESENT (except during deliberations) : NO
EXCLUDED FROM PART OF HEARING : NOT APPLICABLE
REASON : NOT APPLICABLE

ASSISTANT PRESENT : NO
ELDER /ADVISOR : NO

FINAL DECISIONS :

STATUTORY RELEASE - PRE REL. CHANGE CONDITION 2018-10-24

The Board has imposed special conditions, including residency, on your statutory release.

LEAVE PRIVILEGES :

LEAVE PRIVILEGE FOR STATUTORY RELEASE - PRE REL. - REGULAR
AS PER CBRF AND PBC POLICY
As per the community-based residential facility or other residential facility rules and regulations, not to exceed Parole Board of Canada policy.

SPECIAL CONDITIONS :



STATUTORY RELEASE - PRE REL.

Condition	Status
<ul style="list-style-type: none">NOT TO CONSUME ALCOHOL Not to consume, purchase or possess alcohol.	IMPOSED
<ul style="list-style-type: none">NOT TO CONSUME DRUGS Not to consume, purchase or possess drugs other than prescribed medication taken as prescribed and over the counter drugs taken as recommended by the manufacturer.	IMPOSED
<ul style="list-style-type: none">RESIDE AT A SPECIFIC PLACE Reside at a Community Correctional Centre or a Community Residential Facility or other residential facility (such as private home placement) approved by the Correctional Service of Canada.	IMPOSED
<ul style="list-style-type: none">SEEK OR REMAIN EMPLOYED Remain gainfully employed or continue to actively search for employment or pursue academic upgrading and you must submit proof of these activities to your parole supervisor.	IMPOSED
<ul style="list-style-type: none">FOLLOW TREATMENT PLAN Follow a treatment plan/program to be arranged by your parole supervisor in the area of substance abuse.	IMPOSED
<ul style="list-style-type: none">AVOID CERTAIN PERSONS Not to associate with any person you know to be involved in criminal activity or have reason to believe is involved in criminal activity or substance abuse.	IMPOSED

PREVIOUSLY IMPOSED SPECIAL CONDITION(S) STILL IN EFFECT : NOT APPLICABLE

NEW INFORMATION SHARED WITH THE OFFENDER : NOT APPLICABLE

REASONS FOR DECISION(S) :

The Parole Board of Canada (the Board) reviewed your case with a recommendation from the Correctional Service of Canada (CSC) to impose special conditions, including residency, on your statutory release.

To make its decision, the Board must determine whether special conditions on your release are reasonable and necessary in order to protect society and to facilitate your successful reintegration into society.

The Board may also require that you reside in a community-based residential facility or a psychiatric facility if it is satisfied that, in the absence of such a condition, you will present an undue risk to society by committing, before the expiration of your sentence, an offence set out in Schedule I or an offence under section 467.11, 467.12 or 467.13 of the Criminal Code.

At 35 years of age, you are serving your second federal sentence of 8 years and 6 months for Manslaughter. Your sentence began on April 28, 2011. You are subject to a lifetime firearm prohibition and DNA order.

In March 2010, you met the victim at a fast-food restaurant washroom for a drug deal. A physical altercation took place, you shot the victim and he subsequently died as a result. You ran from the restaurant and were not arrested for the offence until several weeks later. You were in the community on statutory release at the time of this offence.



A victim statement on file depicts the love your victim's family had for him and the pain they have felt as a result of their loss. In their statement, the victim's family also recognizes the potential that exists for you to make positive changes in your life in order to distance yourself from your current criminal lifestyle. They encourage you to make such changes for yourself and for the sake of your loved ones. This truly is recognition that you have the potential to live as a law-abiding citizen, if you choose to do so.

Your criminal history includes violent, weapon, property, drug and breach of trust offences. Your offending has resulted in the death of a person and you have used physical violence, weapons, and threats of violence. It is obvious to the Board that you have ingrained criminal values and appear comfortable with a lifestyle characterized by anti-social values and attitudes. Aside from your pattern of offending, your attitude has lead to associating with those involved in the illicit drug trade, substance abuse, poor community functioning, impulsivity, poor use of leisure time, poor self management and poor interpretation of situations and events.

Your supervision history is poor. You have a history of failing to abide by court ordered conditions, have re-offended violently and have instances of going Unlawfully at Large (UAL). While on an accelerated day parole, you went UAL from April 11, 2007 until police arrested you on January 31, 2008. You again went UAL from June to October 2009. You committed the index offence while on your second period of statutory release during your first federal sentence. This pattern clearly demonstrates that you disregard rules that are put in place to manage your risk in the community. It speaks to your inability to abide by expectations.

With respect to your institutional behaviour, during this sentence you have been found in possession of drugs worth in excess of \$3000 within the institution, your security level was increased to maximum and you had placements in segregation. You have also been found in possession of a shank (homemade weapon) and refused to provide for urinalysis. This poor institutional behaviour is a further demonstration of your unwillingness to follow rules and expectations.

In terms of release, your first statutory release occurred in December 2016. In the same month of release, your then girlfriend informed police you had assaulted her; however, the police determined the assault had not taken place. Release was maintained by CSC but in January 2017, your release was suspended once again after concerning items were found in your room and you tested positive for tetrahydrocannabinol (THC). Further, you had previously admitted to being with a negative associate outside of your supervision area and driving without a license.

Your score on the Statistical Information on Recidivism scale suggests that 2 out of 3 offenders will not commit an indictable offence after release. The January 2014 psychological assessment indicates you present an overall moderate-high risk for violent re-offending and a high risk for general re-offending.

Prior to your December 2016 statutory release you completed the Multi-Target Primer and Moderate Intensity programs. You only attended two sessions of the Institutional Maintenance program, before dropping out. While in the community, you again only attended two sessions of the Community Maintenance program prior to dropping out. The facilitator noted you need a lot of improvement and that you either do not know how to use your skills correctly in managing your risky behaviour or do not wish to use skills appropriately when facing a high risk situation. You did not complete any programs since your revocation. Your level of commitment and motivation are poor and this is seen as an aggravating factor in your upcoming release.



File information indicates you have not provided plans for this release. You apparently indicated your willingness to accept a residency condition identifying your preferred community residential facility (CRF) in the lower mainland. You have no identified positive supports.

The board has decided to impose the following special conditions.

You are not to consume alcohol. In addition, you are not to consume, purchase or possess drugs other than prescribed medication taken as prescribed and over the counter drugs taken as recommended by the manufacturer. Drugs and alcohol have been problematic for you and have contributed to your offending. At intake, substance abuse was identified as requiring a high need for improvement. That rating has not changed throughout your sentence and remains the same today. Although drugs seem to be the bigger problem, your use of both substances leads to poor decision making in your case. A psychological assessment completed during this sentence recommends total substance abstinence as a strategy to manage your risk on release. Your use of drugs and alcohol increases your risk of re-offending and will directly affect your ability to succeed on conditional release.

You are not to associate with any person you know to be involved in criminal activity or have reason to believe is involved in criminal activity or substance abuse. Your association with those involved in the drug trade – in the community and in the institution – has contributed to your offending and to poor institutional performance. At intake, the domain of associates was rated as requiring a high need for improvement and that rating remains unchanged at present. Your continued association with such criminally minded individuals will distract you from your correctional plan and will significantly increase your risk of re-offending.

You are required to remain gainfully employed or continue to actively search for employment or pursue academic upgrading and you must submit proof of these activities to your parole supervisor. Throughout your life, you have shown very little motivation to upgrade your education, acquire job skills and find meaningful work. Instead, you have chosen to earn money illegally, usually through the drug trade. If you fail to find legitimate work, your risk of re-offending goes up significantly as you will return to old habits and turn to illegal means of earning money.

You are to follow a treatment plan/program to be arranged by your parole supervisor in the area of substance abuse. Given the significance of substance abuse as a contributing factor to your criminality, it is imperative that you deal with this issue in order to reduce your risk of re-offending. Since you chose to not address this through interventions in the institution, you will have to do so on this upcoming statutory release. Failure to do so will likely lead to a continued drug and alcohol use which will increase your risk of re-offending.

Finally, you must reside at a Community Correctional Centre or a Community Residential Facility or other residential facility approved by the Correctional Service of Canada. The criteria for imposing this special condition is clearly articulated earlier in this decision. In reviewing your case within the context of the criteria for imposing this special condition, the Board has focused on your current offence, a Schedule I offence resulting in death to your victim. A review of your criminal history reveals withdrawn charges for Aggravated Assault and weapons related charges. Although the majority of your convictions are non-violent in nature, your current offence represents a significant increase in severity. Your lack of insight into the dynamics of this offence and your understanding of its impact suggests to the Board that you have the capacity to commit further offences of this nature.

While incarcerated, you failed to take part in interventions to address the factors which contributed to this offence. In the absence of interventions, given your lack of insight, the Board is concerned



that you can easily replicate this type of behaviour on your upcoming release. The absence of change in your case from intake until now is clearly articulated in a number of file reports as your contributing factors remain unchanged throughout your sentence. Your motivation to make changes is absent and your level of engagement is also absent. Not only did you fail to make changes, you did not show any interest in wanting to make changes. To add to your situation, a psychological risk assessment evaluates you as a moderate to high risk for violence. These factors suggest to the Board that you remain unchanged from the time your sentence began therefore, the potential for you to be involved in further Schedule I offences is significant at this time.

The Board also looked at your history on conditional release. Your continuous failure to abide by conditions and expectations on release does not give the Board any confidence that you will follow rules and regulations on this upcoming release. You have clearly shown that you need very close supervision. Given your inability and unwillingness to follow the most fundamental conditions associated with a release to the community, it is clear to the Board that you require the highest level of supervision. This restrictive strategy is also the best approach to contribute to public safety.

Leave privileges are authorized by the Board. In authorizing leave privileges, the Board entrusts to CSC the responsibility to determine how and when the Board-authorized leave privileges are to be implemented within the context of your progress in meeting the objectives of your correctional plan.

DECISION(S) AND VOTES :

STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	2018-10-24
Board Member	Vote	Vote Date
MUISE, E	CHANGE CONDITION	2018-10-24

SIGNATURES :

MUISE, E

Board Member Signature Date